Cubin

Walden Walsh Wamp Watkins Watts (OK)	Weldon (FL) Weldon (PA) Weller Whitfield Wicker	Wilson Wolf Young (AK) Young (FL)
	NOT VOTING	-4
Cramer	Napolitano	

Phelps □ 1550

Messrs. SAXTON, KENNEDY of Minnesota, THOMPSON of California, MICA, and SAM JOHNSON of Texas changed their vote from "yea" "nay."

So the amendment in the nature of a substitute was rejected.

The result of the vote was announced as above recorded.

Stated for:

Mrs. NAPOLITANO. Mr. Speaker, on rollcall No. 117, the Rangel amendment/substitute, I was detained with constituents and arrived as the roll closed. Had I been present, I would have voted "yea."

The SPEAKER pro tempore (Mr. SWEENEY). The question is on the engrossment and third reading of the bill.

The bill was ordered to be engrossed and read a third time, and was read the third time.

The SPEAKER pro tempore. The question is on the passage of the bill.

The question was taken; and the Speaker pro tempore announced that the ayes appeared to have it.

Mr. THOMAS. Mr. Speaker, on that I demand the yeas and nays.

The yeas and nays were ordered.

The vote was taken by electronic device, and there were—yeas 230, nays 197, not voting 5, as follows:

[Roll No. 118] VEAS 230

YEAS-230		
Abercrombie	Cramer	Green (WI)
Aderholt	Crane	Greenwood
Akin	Crenshaw	Grucci
Armey	Culberson	Gutknecht
Bachus	Cunningham	Hall (TX)
Baker	Davis, Jo Ann	Hansen
Ballenger	Davis, Tom	Hart
Barr	Deal	Hastert
Bartlett	DeLay	Hastings (WA)
Barton	DeMint	Hayes
Bass	Diaz-Balart	Hayworth
Bereuter	Doolittle	Hefley
Biggert	Dreier	Herger
Bilirakis	Duncan	Hilleary
Bishop	Dunn	Hobson
Blunt	Ehlers	Hoekstra
Boehlert	Ehrlich	Hostettler
Boehner	Emerson	Houghton
Bonilla	English	Hulshof
Bono	Everett	Hunter
Brady (TX)	Ferguson	Hutchinson
Brown (SC)	Flake	Hyde
Bryant	Fletcher	Isakson
Burr	Foley	Issa
Burton	Fossella	Istook
Buyer	Frelinghuysen	Jenkins
Callahan	Gallegly	John
Calvert	Ganske	Johnson (CT)
Camp	Gekas	Johnson (IL)
Cantor	Gibbons	Johnson, Sam
Capito	Gilchrest	Jones (NC)
Castle	Gillmor	Keller
Chabot	Gilman	Kelly
Chambliss	Goode	Kennedy (MN)
Clement	Goodlatte	Kerns
Coble	Gordon	King (NY)
Collins	Goss	Kingston
Combest	Graham	Kirk
Condit	Granger	Knollenberg
Cox	Graves	Kolbe

LaHood Largent Latham LaTourette Leach Lewis (CA) Lewis (KY) Linder LoBiondo Lucas (KY) Lucas (OK) Maloney (CT) Manzullo McCrery McHugh McInnis McIntvre McKeon Mica Miller (FL) Miller, Gary Moran (KS) Morella Nethercutt Nev Northup Norwood Nussle Osborne Ose Otter Oxley Paul Pence Peterson (PA) Petri

Ackerman

Andrews

Baldacci

Baldwin

Barcia

Barrett

Becerra Bentsen

Berkley

Berman

Blagojevich

Blumenauer

Berry

Bonior

Borski

Boswell

Boucher

Brady (PA)

Brown (FL)

Brown (OH)

Carson (IN)

Carson (OK)

Boyd

Capps

Capuano

Cardin

Clay Clayton

Clyburn

Conyers

Costello

Crowley

Cummings

Davis (CA)

Davis (FL)

Davis (IL)

DeFazio

DeGette

Delahunt

DeLauro

Deutsch

Dicks

Dingell

Doggett

Edwards

Etheridge

Dooley

Doyle

Engel

Eshoo

Evans

Farr

Covne

Allen

Baca

Baird

Pickering Smith (MI) Smith (NJ) Platts Smith (TX) Pombo Souder Portman Spence Pryce (OH) Stearns Putnam Stump Quinn Sununu Radanovich Sweenev Ramstad Tancredo Regula Tauzin Rehberg Taylor (NC) Revnolds Terry Riley Thomas Rogers (KY) Thornberry Rogers (MI) Thune Rohrabacher Tiahrt Ros-Lehtinen Tiberi Roukema Toomey Royce Ryan (WI) Traficant Upton Rvun (KS) Vitter Saxton Walden Scarborough Walsh Schaffer Wamn Schrock Watkins Sensenbrenner Watts (OK) Sessions Weldon (FL) Shadegg Weldon (PA) Shaw Weller Shavs Whitfield Sherwood Shimkus Wicker Wilson Shows Simmons Wolf Young (AK) Simpson Skeen Young (FL)

NAYS-197

Fattah McCarthy (MO) Filner McCarthy (NY) Ford McCollum Frank McDermott Frost McGovern Gephardt McKinney Gonzalez McNulty Meehan Green (TX) Meek (FL) Gutierrez Hall (OH) Meeks (NY) Harman Menendez Hastings (FL) Millender-McDonald Hilliard Miller, George Hinchey Mink Moakley Hinojosa Hoeffel Mollohan Moore Holden Moran (VA) Honda. Murtha. Hooley Nadler Hoyer Napolitano Inslee Nea1 Oberstar Israel Jackson (IL) Obey Jackson-Lee Olver (TX) Ortiz Jefferson Owens Johnson, E. B. Pallone Jones (OH) Pascrell Kanjorski Pastor Kaptur Pavne Kennedy (RI) Pelosi Kildee Peterson (MN) Kilpatrick Phelps Kind (WI) Pomeroy Kleczka Price (NC) Kucinich Rahall LaFalce Rangel Lampson Reves Langevin Rivers Lantos Rodriguez Larsen (WA) Roemer Larson (CT) Ross Rothman Roybal-Allard Levin Lewis (GA) Rush Lipinski Sabo Sanchez Lofgren Lowey Sanders Luther Sandlin Maloney (NY) Sawver Schiff Markev Mascara Scott Matheson Serrano Matsui Sherman

Visclosky Skelton Tauscher Slaughter Taylor (MS) Waters Watt (NC) Smith (WA) Thompson (CA) Thompson (MS) Snyder Waxman Solis Thurman Weiner Spratt Tiernev Wexler Stark Towns Woolsey Stenholm Turner Wu Udall (CO) Strickland Wynn Udall (NM) Stupak Tanner Velázquez NOT VOTING-5 Cannon Cubin Schakowsky Cooksev Horn □ 1610

So the bill was passed.

The result of the vote was announced as above recorded.

A motion to reconsider was laid on the table.

Stated for:

Mr. HORN. Mr. Speaker, on rollcall No. 118, the Economic Growth and Tax Relief Reconciliation Act, I was on official business to examine the computers that were being demonstrated to assure honest and effective implementation of voting. I strongly support the tax relief provided by this legislation, thus, had I been present, I would have voted "yea."

Mr. COOKSEY. Mr. Speaker, during rollcall vote No. 118, I was unavoidably detained. I strongly support tax relief and had I been present, I would have voted "yea."

Stated against:

Ms. SCHAKOWSKY. Mr. Speaker, on rollcall No. 118, had I been present, I would have voted "nay."

GENERAL LEAVE

Mr. THOMAS. Mr. Speaker, I ask unanimous consent that all Members may have 5 legislative days within which to revise and extend their remarks and include therein extraneous material on H.R. 1836.

The SPEAKER pro tempore (Mr. SWEENEY). Is there objection to the request of the gentleman from California?

There was no objection.

MAKING TN ORDER. ENBLOC AMENDMENTS TO H.R. 1846, FOR-EIGN RELATIONS AUTHORIZA-ACT, FISCAL YEARS 2002 TION

Mr. HYDE. Mr. Speaker, I ask unanimous consent during further consideration in the Committee of the Whole of H.R. 1646, pursuant to H. Res. 138, that it be in order at any time for the chairman of the Committee on International Relations or a designee to offer en bloc a set of amendments comprising amendments numbered 5, 6, 7, 9, 10, 11, 12, 13, 14, 15, 16, 17, 19, 20, 21, 22, 24, 25 and 26 printed in House Report 107-62 or germane modifications of any such amendment: that amendments en bloc pursuant to this order be considered as read, except that modifications be reported, be debatable for 40 minutes, equally divided and controlled by the chairman and ranking minority member of the Committee on International

Relations, or their designees, not be subject to amendment and not be subject to a demand for a division of the question in the House or in the Committee of the Whole; that the original proponent of an amendment included in such amendments en bloc may insert a statement in the CONGRESSIONAL RECORD immediately before the disposition of the amendments en bloc.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from Illinois?

Mr. Lahood. Mr. Speaker, reserving the right to object, I only do so in order to ask the gentleman from Illinois (Mr. Hyde) a question.

Mr. Speaker, can the gentleman from Illinois (Mr. HYDE) assure me that the amendment offered by the gentleman from California (Mr. LANTOS), the ranking member of the Committee on International Relations, having to do with Lebanon is not a part of the en bloc amendment, and that that will be considered as a separate amendment?

Mr. HYDE. Mr. Speaker, will the gentleman yield?

Mr. LAHOOD. I yield to the gentleman from Illinois.

Mr. HYDE. Yes, I can give that assurance to the gentleman.

Mr. LAHOOD. Mr. Speaker, I with-draw my reservation of objection.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from Illinois?

There was no objection.

FOREIGN RELATIONS AUTHORIZATION ACT, FISCAL YEARS 2002 AND 2003

The SPEAKER pro tempore. Pursuant to House Resolution 138 and rule XVIII, the Chair declares the House in the Committee of the Whole House on the State of the Union for the further consideration of the bill, H.R. 1646.

□ 1613

IN THE COMMITTEE OF THE WHOLE

Accordingly, the House resolved itself into the Committee of the Whole House on the State of the Union for the further consideration of the bill (H.R. 1646) to authorize appropriations for the Department of State for fiscal years 2002 and 2003, and for other purposes, with Mr. SIMPSON (Chairman protempore) in the chair.

The Clerk read the title of the bill.

The CHAIRMAN pro tempore. When the Committee of the Whole House rose earlier today, amendment No. 4, offered by the gentleman from Illinois (Mr. HYDE), had been disposed of.

Pursuant to the order of the House of today, it shall be in order at any time for the chairman of the Committee on International Relations or a designee to offer amendments en bloc printed in House Report 107-62 or germane modifications of any such amendment.

The amendments en bloc shall be considered read, except that modifica-

tions shall be reported, shall be debatable for 40 minutes, equally divided and controlled by the chairman and the ranking minority member, or their designees, shall not be subject to ament and shall not be subject to a demand for a division of the question.

The original proponent of an amendment included in the amendments en bloc may insert a statement in the Congressional Record immediately before disposition of the amendments en bloc.

□ 1615

AMENDMENTS EN BLOC OFFERED BY MR. HYDE

Mr. HYDE. Mr. Chairman, pursuant to the order of the House of today and House Resolution 138, I offer en bloc amendments consisting of the following amendments printed in House Report 107-62: Amendment No. 5; amendment No. 6, as modified; amendments numbered 7, 9, 10, 11, 12, 13, 14, 15, 16, 17, 19, 20, 21, 22, 24, 25 and 26.

The CHAIRMAN pro tempore (Mr. SIMPSON). The Clerk will designate the amendments en bloc.

The text of the amendments en bloc is as follows:

Amendments en bloc offered by Mr. Hyde, consisting of the following:

Amendment No. 5 offered by Mr. LAMPSON: Page 32, after line 5, insert the following:

(c) REPORT ON COMPLIANCE WITH THE HAGUE CONVENTION ON THE CIVIL ASPECTS OF INTERNATIONAL CHILD ABDUCTION.—Section 2803(a) of the Foreign Affairs Reform and Restructuring Act of 1998 (as contained in division G of Public Law 105–277) is amended in the first sentence by striking "2001," and inserting "2003."

Amendment No. 7 offered by Mr. HYDE: Page 66, after line 12, add the following:

SEC. 344. CORRECTION OF TIME LIMIT FOR GRIEVANCE FILING.

Section 1104(a) of the Foreign Service Act of 1980 (22 U.S.C. 4134(a)) is amended in the first sentence by striking "but in no case less than two years after the occurrence giving rise to the grievance" and inserting "but in no case more than three years after the occurrence giving rise to the grievance."

SEC. 345. CLARIFICATION OF SEPARATION FOR CAUSE.

Section 610(a) of the Foreign Service Act of 1980 (22 U.S.C. 4010(a)) is amended—

(a) in paragraph (1), by inserting "decide to" after "may";

(b) by striking paragraphs (2), (3), (4), (5) and (6) and inserting the following:

"(2) When the Secretary decides under paragraph (1) to separate, on the basis of misconduct, any member of the service (other than a United States citizen employed under section 311 who is not a family member) who either (A) is serving under a career appointment, or (B) is serving under a limited appointment, the member may not be separated from the Service until the member receives a hearing before the Foreign Service Grievance Board and the Board decides that cause for separation has been established, unless the member waives the right to such a hearing in writing, or the member's appointment has expired, whichever occurs first.

"(3) If the Board decides that cause for separation has not been established, the Board

may direct the Department to pay reasonable attorneys fees to the extent and in the manner provided by section 1107(b)(5). A hearing under this paragraph shall be conducted in accordance with the hearing procedures applicable to grievances under section 1106 and shall be in lieu of any other administrative procedure authorized or required by this or any other law. Section 1110 shall apply to proceedings under this paragraph.

"(4) Notwithstanding the hearing required by paragraph (2), when the Secretary decides to separate a member of the Service for cause, the member shall be placed on leave without pay. If the member does not waive the right to a hearing, and the Board decides that cause for separation has not been established, the member shall be reinstated with back pay."

Amendment No. 9 offered by Ms. VELÁZQUEZ:

Page 95, after line 3, add the following:

SEC. 706. PARTICIPATION BY SMALL BUSINESSES IN PROCUREMENT CONTRACTS OF USAID.

(a) STUDY.—The Administrator of the United States Agency for International Development shall conduct a study to determine what industries are under-represented by small businesses in the procurement contracts of the Agency.

(b) INITIAL REPORT.—Not later than 120 days after the date of the enactment of this Act, the Administrator shall submit to the designated congressional committees a report that contains the following:

(1) The results of the study conducted pursuant to subsection (a).

(2)(A) A specific plan of outreach to include measurable achievement milestones, to increase both the total numbers of contracts and the percentage of total contract dollars to small business, small disadvantaged business, women-owned businesses (as such terms are defined in the Small Business Act), and small businesses participating in the program under section 8(a) of such Act.

(B) The plan shall include proposals for all contracts (Washington, D.C.-based, field-based, and host country contracts) issued by the Agency or on behalf of the Agency.

(C) The plan shall include proposals and milestones of the Agency to increase the amount of subcontracting to businesses described in subparagraph (A) by the prime contractors of the Agency.

(D) The milestones described in subparagraph (C) shall include a description of how the Agency will use failure to meet goals by prime contractors as a ranking factor in evaluating any other submissions from this vendor for future contracts by the Agency.

(c) SEMIANNUAL REPORT.—The Administrator shall submit to the designated congressional committees on a semiannual basis a report that contains a description of the percentage of total contract dollars awarded and the total numbers of contracts awarded to businesses described in subsection (b)(2)(A), including a description of achievements toward measurable milestones for both direct contracts of the Agency, host country contracts, and for subcontracting by prime contractors of the Agency.

(d) DEFINITION.—In this section, the term "designated congressional committees"

(1) the Committee on International Relations and the Committee on Small Business of the House of Representatives; and

(2) the Committee on Foreign Relations and the Committee on Small Business of the Senate.